

### SCHEDULE 330 NAME OF INSURED BENEFICIARY PROMIUMS TIME EZENEZOORSENEMT E 3 3 0 WILLIAMS SPENCER 14758551 24 036 11 69 \$300 AGENCY POLICY NUMBER

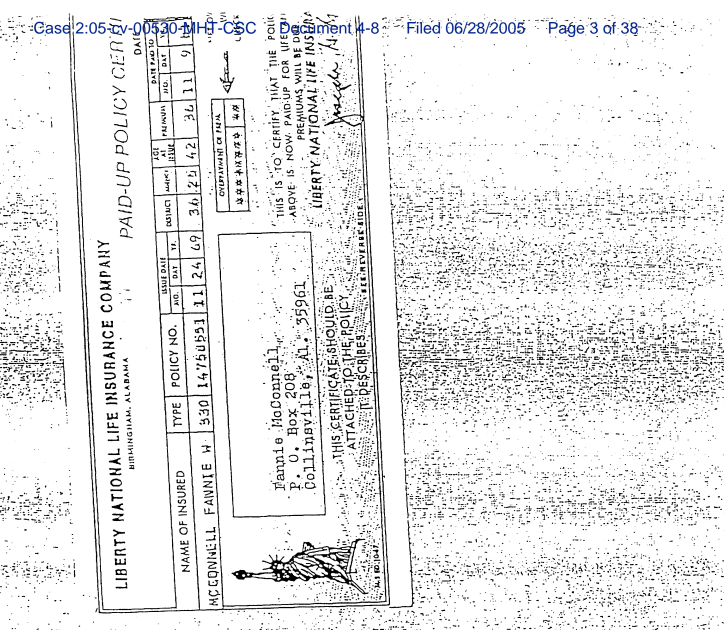
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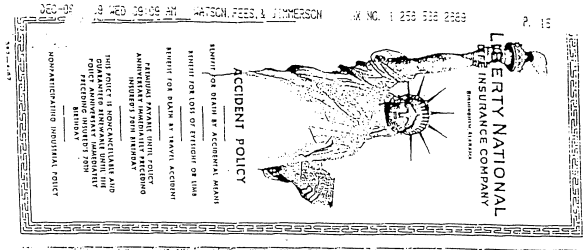
REGISTER OF CHANGE DESIGNATION OR DECLARATION, SHALL TAKE EFFECT UNTIL ENDORSED ON THIS POLICY
BY THE COMPANY AT ITS HOME OFFICE.

ENDORSED BY

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Approved by LL

### ACCIDENT POLICY

2. 18

### LIBERTY NATIONAL

LIFE INSURANCE COMPANY

BIRMINGHAM, ALABAMA

INSURANCE BENEFITS—We, Liberty National Life Insurance Company, enter into this agreement with you, the insured named in the schedule on Page 4. Beginning with the date of issue shown in the schedule we insure you for the amounts shown in the table below if premiums are paid as provided under "Premiums." Terms used in the table are defined in the following paragraphs.

TABLE OF INSURAN	CE BENEFITS				
	BENEFIT PAYABLE				
BENEFIT FOR	First Palicy Year	From Socand Policy Year Until Policy Anniversary Proceeding 65th Birthday	Theraster Until Policy Anniversary Proceeding 70th Birthday		
Accidental Death  Death by Travel Accident  Loss of Eyesight	\$1,000 3,000 2,500	\$2,000 6,000 5,000	\$1,000 3,000 2,500		
Loss of One Limb	. 1,000 - 2,500	2,000 5,000	1,000 2,500		

On the anniversary of the date of issue immediately preceding your 70th birthday this policy will terminate and coase to be in force.

ACCIDENTAL DEATH—Accidental death means death which is caused solely and directly by accidental injury and occurs within 90 days of such injury. Accidental injury means bodily injury effected solely through external and accidental means. No benefit for accidental death will be payable if death results directly or indirectly from any disease, illness, or infirmity or medical or surgical treatment therefor or from any of the "Exclusions from Coverage" listed below or if a benefit is payable under the provisions relating to "Death by Travel Accident" or "Loss of Eyesight or Limb."

DEATH BY TRAVEL ACCIDENT—Death by travel accident means death for which the accidental death benefit would otherwise be payable but which results from injurics sustained while you are a fare-paying passenger in a streetcar, bus, taxicab, train, airplane, steamship, or other vehicle operated as a public conveyance by a licensed common carrier for the transportation of passengers, or while you are a passenger in a school bus which is being operated during the regular session of a recognized public or private school for the transportation of students to or from school or to or from any organized school extracurricular activity.

LOSS OF EYESIGHT OR LIMB—loss of eyesight means the total and irrecoverable loss of the entire sight of both eyes. Loss of a limb means the loss of a hand or foot by severance. Any loss must be caused solely by disease or injuries sustained after the date of issue and you must survive the loss by at least 30 days. The maximum cumulative benefit payable under this provision is \$5,000.

The payment of any benefit under this provision shall terminate this Policy.

EXCLUSIONS FROM COVERAGE—This policy does not provide a benefit for any loss caused or contributed to by:

- (1) suicide while sane, or self-destruction or any attempt thereat while insane, or injuries intentionally inflicted upon yourself, whether sane or insane,
- (2) injuries intentionally inflicted upon you by any person unless such person was in the course of committing a robbery or burglary or an attempt thereat.
- (3) participating in an assault or felony,
- (4) operating or riding in or descending from any kind of aircraft of which you were the pilot, officer, or member of the crew, or in which you were giving or receiving training or instruction or had any duties,
- (5) war or act of war (including insurrection, undeclared war, and armed aggression or its resistance), whether or not you are in military service of any country or international organization.

Benefit for Death by Accidental Means Benefit for Death by Travel Accident Benefit for Loss of Eyesight or Limb

Premiums Payable Until Policy Anniversary Immediately Preceding Insured's 70th Birthday
This Policy Is Noncancellable and Guaranteed Ronewable Until the Policy
Anniversary Immediately Preceding Insured's 70th Birthday

X NO. 1 258 536 2689

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PREMIUMS—The consideration for this policy is the payment of the premiums when they are due, and no insurance will become affective until the first premium has been paid. Premiums under this policy are payable either weekly or monthly as specified in the schedule on page 4 in the amount shown in the schedule. If premiums are payable weekly, they are due each Monday beginning with the date of issue; if payable monthly, they are due on the first of each month beginning with the date of issue. Premiums are payable until the policy anniversary immediately preceding the insured's 70th birthday. Premiums must be paid to one of our agents or to the cashier at one of our offices. If our agent does not call for any premium when it is due, payment of the premium is not excused, and in such case it is your responsibility to see that the payment is made at one of our offices.

POLICY CONTROL—If you are over 16 years of age, you have the entire ownership and control of this policy. If you are less than 16 years of age, the ownership and control of this policy will be vested in the beneficiary named herein from time to time until you reach your 16th birthday. In such case, if the beneficiary should die or cease to have custody and control of you, then ownership and control of this policy will-be wested in the parent or legal guardian or other adult having custody and control of you. The ownership and control of this policy Includes the right to change the beneficiary and to exercise all other privileges granted in this policy.

ENTIRE CONTRACT—This policy, including any endorsements and attached papers, is the entire contract between us. None of its provisions may be waived or changed except by written endorsement on this policy or on paper attached to this policy signed by the President, a Vice-President, the Secretary, an Assistant Vice-President, or an Assistant Secretary of the Company. No agent has authority to change this policy or to walve any of its provisions.

INCONTESTABILITY—After this policy has been in force for a period of two years during the lifetime of the insured, it shall become incontestable as to the statements contained in the application. No claim for loss incurred commencing after two years from the date of issue of this policy shall be reduced or denied on the ground that a disease or physical condition not excluded from coverage by name or specific description effective on the date of loss had existed prior to the effective date of coverage under this policy.

GRACE PERIOD—A grace period of 4 weeks (or 31 days if premiums payable monthly) will be granted for the payment of each premium falling due after the first premium during which period this policy shall continue in force.

REINSTATEMENT—If any renewal premium is not paid within the time granted to you for paying the same, a subsequent acceptance of all premiums due and unpaid for a period not exceeding 8 weeks prior thereto by us or by any agent duly authorized by us to accept such premiums, shall reinstate this policy; provided, however, that if such agent requires, or if we require an application for reinstatement and a conditional receipt for the premium tendered is issued by us or by our agent, this policy will be reinstated upon our approval of such application, or, upon the forty-fifth day following the date of such conditional receipt unless we have previously notified you in writing of our disapproval of such application. The reinstated policy shall cover only death or other loss covered by this policy resulting from such accidental injury as may be sustained after the date of reinstatement and loss due to such diseases which may begin more than 10 days after such date. In all other respects, you and we shall have the same rights as provided under this policy immediately before the due date of the defaulted premium, subject to any provisions endorsed hereon or attached hereto in connection with the reinstatement.

NOTICE OF LOSS—Written notice of loss must be given to us within thirty days after your accidental death or other loss covered by this policy; or as soon thereafter as is reasonably possible. Notice given to us by you or on your behalf or on behalf of the beneficiary at our Home Office in Birmingham, Alabama, or to one of our authorized agents, with information sufficient to identify you, shall be notice to us.

CLAIM FORMS—Upon receipt of notice of loss we will furnish to the claimant such forms as are usually furnished for filing claims. If such forms are not furnished within fifteen days after giving such notice, the claimant shall be deemed to have complied with the requirements of this policy as to proof of loss upon submitting, within the time fixed in this policy for filing proofs of loss, written proof covering the occurrence, and the character of the death or loss for which claim is made.

PROOF OF LOSS—In the event of accidental death or death by travel accident written proof of loss must be furnished to us at our Home Office within 90 days after the date of such loss. In the event of loss of eyesight or limb written proof of loss must be furnished to us at our Home Office within one year after the date of such loss. Failure to furnish such proof within the time required shall not invalidate nor reduce any claim if it was not reasonably possible to furnish proof within such time, provided such proof is furnished as soon as reasonably possible and in no event, except in the absence of legal capacity, later than one year from the time proof is otherwise required.

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PAYMENT OF INSURANCE BENEFITS—As soon as we receive due proof of loss covered by this policy we will immediately pay the benefit provided. Any benefit for loss of life will be paid to the beneficiary designated in this policy at the time of payment. If no such designation is then effective, or if the beneficiary does not survive you, such benefit will be paid to your estate. Any other accrued benefit unpaid at your death, may, at the option of the Company, be paid either to the beneficiary or to your estate. All other benefits provided by this policy will be paid to you.

PHYSICAL EXAMINATIONS—We shall have the right and opportunity, at our own expense, to examine your person when and as often as we may reasonably require during the pendency of a claim hereunder.

LEGAL ACTION—No action at law or in equity shall be brought to recover on this policy prior to the expiration of sixty days after written proof of loss required by this policy has been furnished. No such action shall be brought after the expiration of four years from the time written proof of loss is required to be furnished.

BENEFICIARY—The original beneficiary of this policy is named in the schedule on Page 4. You may change the beneficiary at any time by giving us written notice of the desired change and evidence satisfactory to us that the proposed beneficiary has an insurable interest in your life. No change of beneficiary will be effective until we have endorsed it on this policy.

AGE LIMIT—The insurance granted hereunder shall not cover any person over sixty years of age on the date of issue of this policy, unless we accept premiums with the knowledge that the person is over sixty years of age.

MISSTATEMENT OF AGE—Where there is a misstatement of your age as shown in the schedule on Page 4, the coverage provided by this policy shall not become effective if, according to your correct age, you were over 60 years of age on the date of Issue. This policy shall terminate on the anniversary of the date of Issue immediately preceding your 70th birthday. In the event your age has been misstated and if, according to your correct age, the coverage provided by this policy would not have become effective, or would have ceased prior to the acceptance of such premium or premiums, then the liability of the Company shall be limited to the refund, upon request, of all premiums paid for the period not covered by this policy.

If your age has been misstated, but if according to your correctage on the date of issue the coverage provided by this policy would have become effective, all amounts payable under this policy shall be such as the premium paid would have purchased at the correct age.

OPTION TO SURRENDER—If the provisions of this policy are not satisfactory, you may surrender it to us for cancellation within two weeks from the date of issue. If this is done, we will refund all premiums which have been paid on this policy.

ASSIGNMENT—You may not assign this policy or any of its benefits.

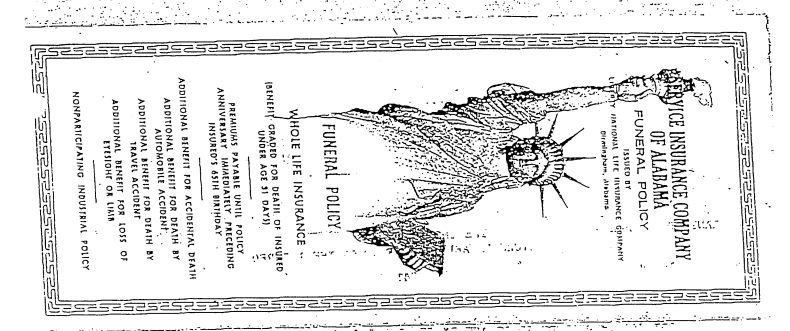
CONFORMITY WITH STATE STATUTES—Any provision of this policy which, on its date of issue, is in conflict with the statutes of the state in which you reside on such date is hereby amended to conform to the minimum requirements of such statutes.

Signed at Birmingham, Alabama by the President and Secretary of Liberty National Life Insurance Company as of the date of issue shown in the schedule on Page 4.

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Frank P Samford J.

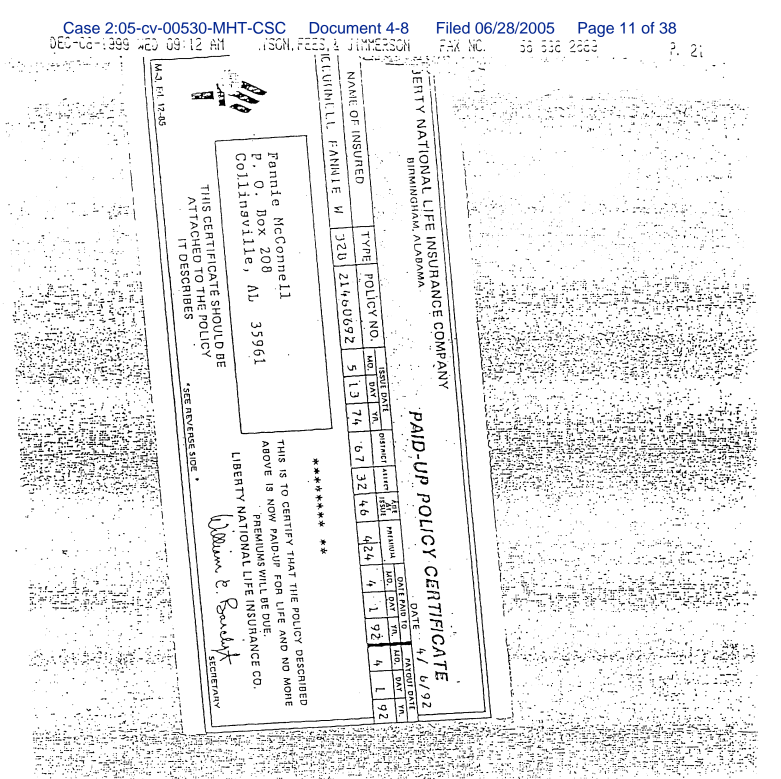
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### FUNERAL SERVICE AGREEMENT

AUTHORIZED FUNERAL DIRECTOR—We have entered into agreements with various Funeral Directors for the furnishing of funeral merchandise and service in return for the Funeral Benefit payable under this policy. Such Funeral Directors are referred to herein as chandise and service in return for the Funeral Benefit payable under this policy. Such Funeral Directors are referred to herein as chandise and service in return Measures the term "Authorized Funeral Director" is used, it means a Funeral Director under contract



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REGISTER OF CHANGE OF BENEFICIARY

E—NO CHANGE, DESIGNATION OR DECLARATION, SHALL TAKE EFFECT UNTIL ENDORSED ON THIS POLICY BY
THE COMPANY AT ITS HOME OFFICE.

DATE ENDORSED BENCFICIARY ENDORSED BY

Service Insurance Company of Alahama having dise forth and stipulated herein, the undersigned beneficiary and certifies that there is held against the said compan	under this policy hereby surrenders the said policy
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Y NO. 1 258 538 2889

2. 24

SERVICE OF Alabama

Will upon receipt of satisfactory proof of the death of the Insured and the surrender of this Policy provide, subject to the terms and conditions of this Policy, a funeral for the Insured of the retail value shown in the schedule.

CONSIDERATION—This reliev is issued in consideration of payment in advance of the weekly premium stated in the schedule or the fourth page of this Policy on or before each Monday in every year during the lifetime of the Insured until premiums shall have been paid for fifteen years, or until prior death of the Insured. Provided, however, that if the Insured is 66 years of age or over the Premium Paying Period shall be as follows:

Age at Date of Issue.

 Age 66 through age 70.
 Premiums Payable for 12 Years

 Age 71 through age 75.
 Premiums Payable for 10 Years

 Age 76 through age 80
 Premiums Payable for 5 Years

 Age 81 through age 85
 Premiums Payable for 6 Years

 Age 86 and over
 Premiums Payable for 5 Years

The amount on which reserve is maintained and computed under this Policy is 40% of the retail value stated in this Policy or the average wholesale cost to the Company of the funeral supplies, benefits and services furnished if the same is greater than 40% of such retail value. Reserves shall be computed on the basis of the 1941 Standard Industrial Table of Mortality, Modified Preliminary Term, Illinois Standard, and interest at 3½% per amount.

ALTERATION AND WAIVERS—This Policy contains the entire agreement between the Company and the Insured. Its terms cannot be changed or its conditions varied, except by a written agreement, signed by the President or Secretary of the Company. No other person shall have the power to make or after contracts, waive forfeitures, or receive premiuns on policies in arrears more than four weeks, or to receipt for the same, and all such arrears given to an agent or employee shall be at the risk of those who pay them and shall not be credited upon the Policy, whether receipted or not, except as set forth in the "Reinstatement" provision herein.

CONDITIONS AND PROVISIONS—This Policy is issued and accepted subject to all of the terms, conditions, provisions, schedules, registers and endorsements printed or written by the Company on this or the succeeding pages hereof, which are a part of this Policy us fully as if recited over the signatures hereto affixed.

PREMIUMS PAYABLE OTHER THAN WEEKLY—The premium stated in the schedule of this Policy is a Workly Premium. However, if an Annual Premium (52 weeks) is paid in advance at one time, such Annual Premium shall be calculated by multiplying the stated Weekly Premium by 46.8. If a Semi-Annual Premium (26 weeks) is paid in advance at one time, such Semi-Annual Premium shall be calculated by multiplying the Weekly Premium shated by 24.7.

PREMIUM PAYING PERIOD—The premium paying period shall begin with the date of issue and continue until premiums shall have been paid for the period stated in the above paragraph headed "Consideration."

EFFECTIVE DATE - This Policy shall take effect on its date of issue, provided the Insured is then alice and in sound health, but not otherwise.

CRACE PERIOD—A grace period of four weeks shall be granted for the payment of every premium after the first during which time this Policy will remain in force subject to the terms bereaf, but after the expiration of the said period of grace the Company's liability under this Policy shall gease except as to the Non-Forteiture privileges herein contained.

REINSTATEMENT—If this Policy shall lapse for non-payment of premium, it may be reinstated upon written application of the Insured accompanied by this Policy within one year from the date to which premiums have been duly paid, upon payment of all arrears, provided evidence of insurability of the Insured, satisfactory to the Company, be turnished, and such reinstatement shall not be effective until the date on which approval thereof is endorsed by the Company on this Policy and unless the Insured is then alive and in sound health.

IN WITNESS WHEREOF, The Company has caused this Policy to be executed by its President and Secretary at its Home Office in Birmingham, Alabama, as of the date of issue appearing in the schedule on page four hereof.

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BURIAL POLICY. THE PREMIUMS PAYABLE IS YEARS.

### MEREVER IN THIS OLICY THE WORDS "RETAIL VALUE" ARE USED REFERENCE IS THEREBY MADE TO THE RETAIL PRICES OF THE COMPANY'S AUTHORIZED FUNERAL DIRECTORS

- (1) The Company has contracted with and thereby appointed as an authorized funeral director the funeral director estimated in this Policy and the Insured by the acceptance of this Policy confirms such appointment. Wherever the brase "authorized funeral director" is used, it means a funeral director then under contract with this Company to mush the merchandise and service at the time of the Insured's death.
- (2) The provisions of this Policy relating to the providing of funeral increhandise and the rendering of funeral reviews are to be fulfilled by the Company through an authorized funeral director only and are not to be construed simplying that such funeral increhandise and funeral service will be furnished by anyone except an authorized funeral irector.
- (3) The authorized funeral director has contracted to keep on display at all times the funeral increhandise stiplated in and provided by this Portey and the selection of same may be made by the Insured hereunder, the beneficiary r by any other person having the authority.
- (4) BENEFITS WHERE DEATH OCCURS WITHIN THIRTY-FIVE MILES OF AN AUTHORIZED FUNERAL PRECTOR.

If death occurs within thirty-five unles of an authorized funeral director the Company will through the facilities and in the manner referred to above, provide a funeral for the Insured of the retail value stipulated herein consisting f a casket, merchandise, and services as follows:

- (A) If the Insured is twelve years of age or older at death, a funeral of the retail value of \$300, and if the insured is under the age of twelve years at death, a funeral of the retail value proportionate to the age of the deceased insured;
- (B) A place where funeral, memorial, or other services may be held and such assistance as is proper in conducting the funeral; such services to be conducted either at the church, funeral parlor, home of the deceased, or other place designated by the beneficiary or other person having the authority;
- (C) Embalming of body, suit or diese, use of one family car, and hearse service for the body to the cemetery, if desired, provided burial is within thirty-five (35) miles of place of death, or, if burial is not desired within the said thirty-five (35) miles the Company will convey the body to the depot and pay actual railway transportation thereon to any point within the United States;
- (D) In the event the body is shipped to a point served by an authorized funeral director the Company will through such authorized funeral director furnish hearse service for a distance not to exceed thirty-five (35) miles from such point.

If the services of the authorized funeral director are not used, then the sole liability of the Company is limited to a furnishing through its authorized funeral director of the easket stipulated above in this Paragraph No. (4).

The Company will through the facilities and in the manner referred to above provide for a stillborn child, or a child order the age of four weeks, who dies within thirty-five (35) miles of an authorized funeral director a casket of the retail of \$15 provided both parents are insured under burial policies with the Company and that such policies are in all large and effect at the date of such birth or death.

(5) BENEFITS WHERE DEATH OCCURS MORE THAN THIRTY-FIVE MILES FROM AN AUTHORIZED UNERAL DIRECTOR.

If the death of the Insured occurs more than thirty-five (35) miles from an authorized funeral director, the Company ill, in lieu of the benefits set out in Paragraph No. (4) and upon receipt of due proof of the death of the insured, pay t its Home Office in Birmingham, Alabama, to the beneficiary named herein or to the person making arrangements or and becoming obligated to pay the burial expenses of the deceased insured, the sum of \$137.50 in cash if the Insured over one year of age, and if the Insured is under the age of one year, the sum of \$68.75 in cash.

- (6) POLICY CONTROL—If the Insured hereunder is a minor, during the minority of such Insured, the right to hange the beneficiary and exercise all of the rights of ownership under this Policy shall be vested in the beneficiary anned herein from time to time; or if such beneficiary dies before the Insured, then such rights shall be vested in the reviving parent of the Insured, or in the legal guardian of the Insured, or in any adult having the enstody and control f said minor. After the Insured becomes of age, the entire ownership and control of this Policy shall be vested in the stated.
- (7) CHANGE OF BENEFICIANY—The beneficiary under this Policy may be changed from time to time by the erson entitled to exercise the Policy Control. Such change shall become operative only when this Policy, accompanied y such form of request as the Company may require, has been surrendered to the Company at its Home Office and the lampany has endorsed the change of beneficiary on this Policy.
- (S) PAYMENT OF PHEMIUM—All premiums are payable at the Home Office of the Company weekly in advance, at may be paid to an authorized representative of the Company, provided that such payment must be entered at the me in the premium receipt book belonging with this Policy. The tailure of the collector to call for the premium on the Policy will not be an excuse for non-payment as the Insured will then be required to pay the premium at a Branch office of the Company or remit the same to the Home Office.
  - (9) ASSIGNMENT—Neither this Policy, nor any benefit hereunder can be assigned.
  - (10) NON-FORFEITURE BENEFITS

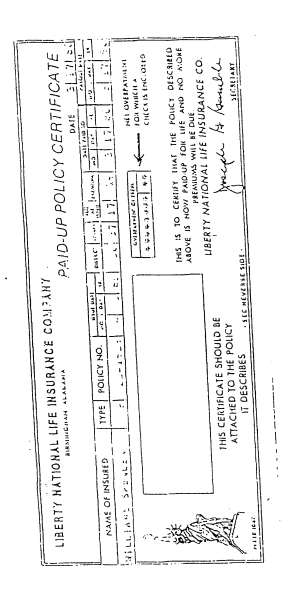
Extended Insurance—In the event this Policy lapses after premiums have been paid for the respective periods shown the table below this Policy shall be automatically continued in force as Extended Insurance for the number of months pecified in such table and from the due date of the first premium in default.

Cash Surrender Value—After this Policy has been in force with premiums paid for the respective periods shown in teable below, the Insured may, by making written application and surrendering this Policy to the Company, obtain Cash Surrender Value. If the application therefor is made within thirteen weeks of the due date of the first premium i default, the amount of such Cash Surrender Value shall be as set out in the table below, otherwise the amount shall be the equivalent of the reserve on the Extended Insurance at the date application therefor is made. The Company may effer the payment of any Cash Surrender Value for the period permitted by law, but not to exceed thirteen weeks from the date application therefor is received by the Company.

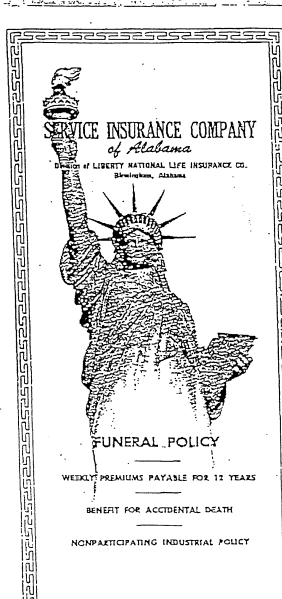
### TABLE OF NON-FORFEITURE BENEFITS

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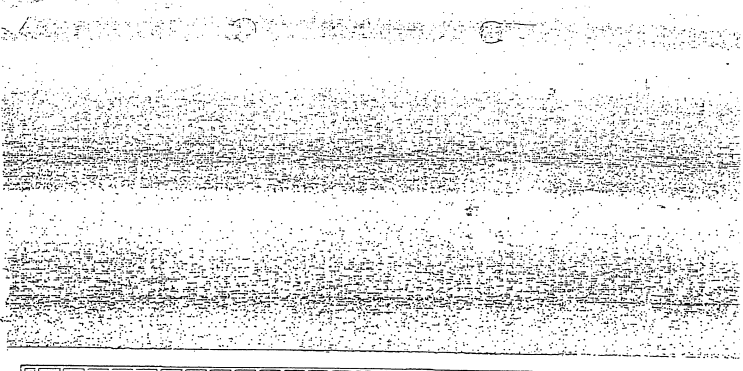


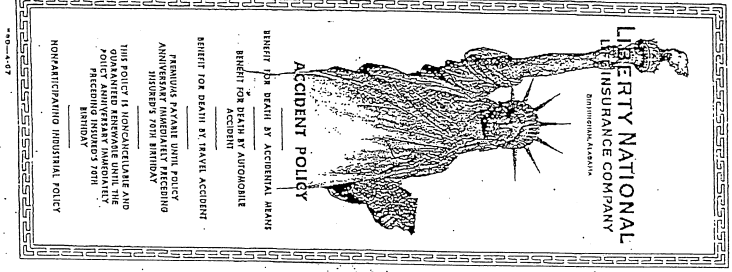
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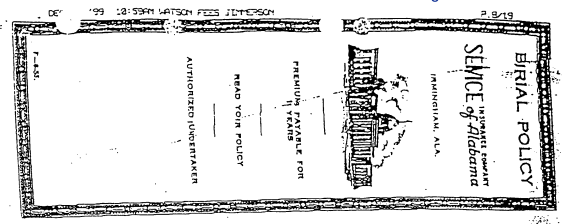
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PROLICY NUMBER NAME OF INSURED PENTERCERT	TYPE
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DATE ENDORSED	BENEFICIARY	ENDORSED BY
UNIT ELIZABET		

Service Insurance Company of Alabama having d forth and stipulated herein, the undersigned benedicia and certifies that there is held against the said comp	TA MICET GIT	yo=-, ,	nd liability rot the said policy
WLIN CO.		BENEZICIARY	
Dated at	_this	day of	19

11:30AM WATSON FEET JETHERSON

To to



Will upon receipt of satisfactory proof of the death of the Insured and the surrender of this Policy provide, subject to the terms and conditions of this Policy, a funeral for the Lasured of the retail value shown in the schedule.

CONSIDERATION—This Policy is issued in consideration of payment in advance of the weekly premium stated in the schedule on the fourth page of this Policy on or before each Monday in every year during the [Hettma of the Insured until propiums shall have been paid for fifteen years, or until prior death of the Insured. Provided, however, that if the Insured it '50 years of ingalor rover, the Promium Paying Period shall be as follows:

Age at Date of Lisue.

Age 66 through age 70 Premiums Payable for 12 Years
Age 71 through age 75 Premiums Payable for 10 Years
Age 78 through age 80 Premium Payable for 8 Years
Age 81 through age 85 Premium Payable for 6 Years
Age 83 and over Premium Payable for 5 Years

The amount on which reserve is maintained and computed under this Policy is 40% of the retail value stated in this Policy or the average wholesale cost to the Company of the funeral supplies, benefits and services furnished if the same is greater than 40% of such retail value. Reserves shall be computed on the basis of the 1941 Standard Industrial Table of Mortality, Modified Preliminary Term, Illinois Standard, and interest at 34% per annum.

ALTERATION AND WAIVERS—This Policy contains the entire agreement between the Company and the Insured. Its terms cannot be changed or its conditions varied, except by a written agreement, signed by the President or Secretary of the Company. No other person shall have the power to make or alter contracts, waive forfeitures, or receive premhums on policies in arrears more than four weeks, or to receipt for the same, and all such arrears given to an agent or employee shall be at the risk of those who pay them and shall not be credited upon the Policy, whether receipted or not, except as set forth in the "Reinstatement" provision herein.

CONDITIONS AND PROVISIONS—This Policy is issued and accepted subject to all of the terms, conditions, provisions, schedules, registers and endorscenents printed or written by the Company on this or the succeeding pages hereof, which are a part of this Policy as fully as if recited over the signatures hereto affixed.

PREMIUMS PAYABLE OTHER THAN WEEKLY—The premium stated in the schedule of this Policy is a Weekly Premium. However, if an Annual Premium (52 weeks) is paid in advance at one time, such Annual Premium shall be calculated by multiplying the stated Weekly Premium by 46.3. If a Semi-Annual Premium (28 weeks) is paid in advance at one time, such Semi-Annual Premium shall be calculated by multiplying the Weekly Premium stated by 24.7.

PREMIUM PAYING PERIOD—The premium paying period shall begin with the date of issue and continue until premiums shall have been paid for the period stated in the above paragraph headed "Consideration."

EFFECTIVE DATE.—This Policy shall take effect on its date of Issue, provided the Insured is then alive and in sound health, but not otherwise.

GRACE PENIOD—A grace period of four weeks shall be granted for the payment of every prentum after the first during which time this Policy will remain in force subject to the terms hereof, but after the expirution of the said period of grace the Company's liability under this Policy shall cease except as to the Non-Forfeiture privileges herein contained.

REINSTATEMENT—If this Policy shall lause for non-payment of premium, it may be reinstated upon written application of the Insured accompanied by this Policy within one year from the date to which premiums have been duly paid, upon payment of all arrears, provided evidence of insurability of the Insured, autismetery to the Company, be furnished, and such reinstatement shall not be effective usual the date on which upproval thereof is endorsed by the Company on this Policy and unless the Insured is then alive und in sound health.

IN WITNESS WHEREOF. The Company has caused this Policy to be executed by its President and Secretary at its Home Office in Birmingham. Alabama, as of the date of issue appearing in the schodule on page four hereof.

Sa.L. Surlivon

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2.9/19

PREMIUMS PAYABLE 15 YEARS.

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P.18/19

WHEREVER IN THIS POLICY THE WORDS RETAIL VALUE ARE USED REFERENCE IS THEREBY MADE TO THE RETAIL PRICES OF THE COMPANY'S AUTHORIZED FUNERAL DIRECTORS.

- (1) The Company has contracted with and thereby appointed as an authorized funeral director the funeral director designated in this Policy and the Insured by the acceptance of this Policy confirms such appointment. Wherever the phrase "authorized funeral director" is used, it means a funeral director then under contract with this Company to furnish the merchandise and service at the time of the Insured's death.
- (2) The provisions of this Policy relating to the providing of funeral merchandise and the rendering of funeral services are to be fulfilled by the Company through an authorized funeral director only and are not to be construed as implying that such funeral merchandise and funeral services will be furnished by anyone except an authorized funeral
- The authorized funeral director has contracted to keep on display at all times the funeral merchandise slipulated in and provided by this Policy and the selection of rame may be made by the Insured hereunder, the beneficiary
- (4) RENEFITS WHERE DEATH OCCURS WITHIN THIRTT-FIVE MILES OF AN AUTHORIZED FUNEEAL DIRECTOR

If doesh occurs within thirty-five miles of an anthorized funeral director the Company will through the facilities and in the manner referred to above, provide a funeral for the insured of the retail value stipulated herein consisting

- (A) If the Insured is twelve years of ago or older at death, a funeral of the retail value of \$300, and if the insured is under the age of twelve years at death, a funeral of the retail value proportionate to the age of the deceased
- insured;

  (B) A place where funeral, memorial, or other services may be held and such assistance as is proper in coordinating the funeral; such services to be conducted either at the church, funeral parier, home of the docessed, or other place designated by the beneficiary or other person having the authority;
- (C) Embeloing of body, suit or dress, use of one family car, and hearse service for the body to the cometery, if desired, provided burial is within thirty-five (35) miles of place of death, or, if burial is not desired within the said thirty-five (35) miles the Company will convey the body to the depot and pay actual railway transportation thereon to any point within the United States;
- (D) In the event the body is shipped to a point rerved by an authorized funeral director the Company will through such authorized funeral director furnish hearse service for a distance not to exceed thirty-five (SS) miles from

If the services of the authorized funeral director are not used, then the sole liability of the Company is limited to the furnishing through its authorized funeral director of the casket stipulated above in this Paragraph No. (4).

The Company will through the facilities and in the manner referred to above provide for a stillborn child, or a child under the age of four weeks, who dies within thirty-five (33) miles of an authorized funeral director a casket of the retail value of \$15 provided both parents are insured under burful policies with the Company and that such policies are in full force and effect at the date of such birth or death.

(5) BENEFITS WHERE DEATH OCCURS MORE THAN THIRTY-FIVE MILES FROM AN AUTHORIZED FUNERAL DIRECTOR.

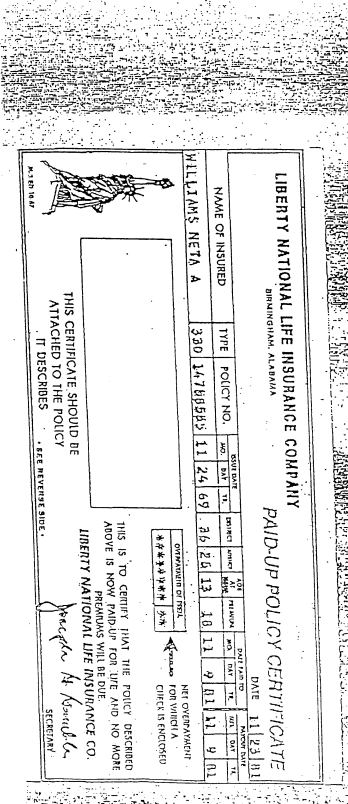
If the death of the Insured occurs more than thirty-five (35) miles from an authorized funeral director, the Company It the death of the insured occurs more than thirty-tive (33) miles from an authorized numeral director, the Company will, in lieu of the benefits set out in Paragraph No. (4) and upon receipt of due proof of the death of the insured, pay not its Home Office in Birmingham, Alabama, to the benefitdary named herein or to the person making arrangements for and becoming obligated to pay the burial expenses of the decoased insured, the rum of \$137.50 in cash if the insured is over one year of age, and if the insured is under the age of one year, the rum of \$88.75 in cash.

- (6) POLICY CONTROL—If the insured hereunder is a minor, during the minority of such insured, the right to change the beneficiary and exercise all of the rights of ownership under this Policy shall be vested in the beneficiary named herein from time to time, or if such beneficiary dies before the insured, then such rights shall be vested in the of said minor. After the insured or in the legal guardian of the insured, or in any adult having the custody and control of said minor. After the insured becomes of age, the entire ownership and control of this Policy; shall be vested in the
- (7) CHANCE OF BENEFICIARY—The beneficiary under this Policy may be changed from time to time by the person entitled to exercise the Policy Control. Such change shall become operative only, when this Policy, accompanied by such form of request as the Company may require, has been nurrendered in the Company at its Home Office and the Company has endorsed the change of beneficiary on this Policy.
- (8) PAYMENT OF PREMIUM. All promiums are payable at the Home Office of the Company weakly be advanced but may be paid to an authorized representative of the Company, provided that such payment must be extend at the time in the premium receipt book belonging with this Policy. The failure of the collector in call for the premium on the Policy will not be an accurate for non-representative the Institute of the collector in call for the promium of the Policy. the Polley will not be an excuse for non-payment as the Insured will then be required to puy the premium at a Branch Office of the Company or remit the same to the Home Office.
  - (9) ASSICNMENT-Neither this Policy, nor any benefit bereunder can be assigned.
  - (10) NON-FORFEITURE BENEFITS

Extended Insurance—In the event this Policy lapses after premiums have been paid for the respective periods shown in the table below this Policy shall be automatically continued in force as Extended Insurance for the number of months specified in such table and from the due date of the first premium in default.

Cash Surrender Value—After this Policy has been in force with premiums paid for the respective periods shown in the table below, the Insured may, by making written application and surrendering this Policy to the Company, obtain a Cash Surrender Value. If the application therefor is made within thirteen weeks of the due date of the first premium in default, the amount of such Cash Surrender Value shall be as set out in the table below otherwise the amount shall be the equivalent of the reserve on the Extended Insurance at the date application therefor is made. The Company may the date application therefor is received by the Company.

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# SERVICE INSURANCE COMPANY of Alabama

DIVISION OF LIBERTY NATIONAL LIFE INSURANCE COMPANY

INSURANCE AGREEMENT—Subject to the terms and conditions of this policy we insure your life for the purpose of providing at your death the funeral benefit described below. This insurance is effective on the date of Issue shown in the schedule on Page 4 if you are in good health on that date and if premiums are paid as provided under "Premiums".

AUTHORIZED FUNERAL DIRECTOR—We have authorized various funeral directors throughout Alabama to furnish the funeral benefit provided by this policy, and such benefit is to be furnished only by an authorized funeral director. As used in this policy "Authorized Funeral Director" means a funeral director authorized by us at the time of your death. "Retail Value", as used in this policy, refers to the retail prices charged by authorized funeral directors. We will furnish you upon request the names and addresses of all authorized funeral directors.

FUNERAL BENEFIT—If your death occurs within the State of Alabama and within 35 miles of an authorized funeral director, we will provide for you, through an authorized funeral director, a funeral of the retail value of \$300 (or in the event your death occurs prior to your tenth birthday, a funeral of a reduced retail value providing comparable benefits). The funeral shall include the following:

Caskat and suit or dress.

Transportation of remains to funeral home (not to exceed 35 miles).

Embalming and preparation of remains,

Use of funeral parlor.

A place where the funeral service may be held.

Assistance in conducting the funeral service.

Use of funeral each for transportation of remains to church, home, cemetery, railway station, or other point within 35 miles of funeral home.

Railway transportation of remains to any point within the continental United States (not Including Alaska or Hawaii).

In the event remains are shipped to a point served by an authorized funeral director, funeral coach service by such funeral director for a distance not to exceed 35 miles from such point.

Neither we not any authorized funeral director shall be liable for any expense in connection with merchandise or service furnished by anyone other than an authorized funeral director. If the services of an authorized funeral director are not used, our sole liability under this provision shall be to furnish the casket called for in this provision.

If at your death you are insured by the company under another burial policy providing for a funeral of the retail value of \$250 or \$300, we will in lieu of furnishing the funeral benefit specified in this policy and the other policy, furnish for you a funeral of the retail value of \$600 including a metal casket.

BENEFIT WHERE FUNERAL BENEFIT NOT AVAILABLE—If your death occurs outside the State of Alabama or more than 35 miles from an authorized funeral director, we will pay a cash benefit of \$150 (\$75 if your death occurs before your first birthday) in Ileu of the funeral benefit.

In such case payment may be made to the beneficiary, or to your executor or administrator, or to any relative of yours by blood or legal adoption or connection by marriage, or to any person appearing to us to be equitably entitled to payment by reason of having incurred expense for your maintenance, medical attention, or burial.

PREMIUMS. The consideration for this policy is the payment of the premiums when they are due, and no insurance will become effective until the first premium has been paid. The amount of the weekly premium is shown in the schedule on Page 4. This premium is due each Monday beginning with the date of issue and continuing for a period of twelve years. Premiums must be paid to one of our agents or to the cashier at one of our affices. If our agent does not call for any premium when it is due, payment of the premium is not excused, and in such case it is your responsibility to see that payment is made at one of our offices.

GRACE PERIOD—If any premium is not paid within 4 weeks of the date when it is due, this policy will lapse and cease to be in force except as provided under "Extended Insurance".

### FUNERAL POLICY

Weekly Premiums Payable for 12 Years Benefit for Accidental Death

525252525

NONPARTICIPATING INDUSTRIAL POLICY

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ACCIDENTAL DEATH BENEFIT—Upon receipt at our Home Office of due proof that your death, prior to your 65th birthday, resulted from bodily injuries affected solely through external and accidental means and independently of all other causes and within 90 days from the date of such injuries while this policy was in full force and effect, we will, subject to the exent your accidental death occurs prior to your first birthday).

Exceptions—No benefit for accidental death will be payable (1) if death occurs while this policy is being continued in force as extended insurance; (2) if the injury or death is caused or contributed to by (a) self-destruction, whether same or insame, (b) any disease, illness, or infirmly, (c) medical or surgical treatment, (d) participation in an assault or fellony, (e) operating or riding in or descending from any kind of alreadt of which you were the pilot, officer, or member of the crew, or in which you were giving or receiving training or instruction or had any duties, or (f) war or act of war (including insurrection, undeclared war, and armed aggression or its resistance), whether or not you are in military service of any country or international organization.

LOSS OF EYESIGHT OR LIMBS—Upon receipt at our Home Office of due proof of the loss of your eyesight or the loss of two or more of your limbs, order to your ofth birthday, we will anderse this policy to waive all future premiums as they become due. Loss of eyesight means the total and permanent loss of sight of both eyes. Loss of a limb means the loss of a hand or foot by severance. The insurance against loss of eyesight or limbs is subject to the following conditions and exceptions:

Conditions—(a) The loss must be caused solely by disease contracted or injuries sustained after the date of issue, and (b) due proof of the loss must be presented to us within two years from the date of the loss.

Exceptions—No insurance is provided against any loss of eyesight or limb, which occurs while this policy is being continued in force as extended insurance or which results from (a) intentionally inflicted injury, whether same or Insane, or (b) war or act of war (including insurrection, undeclared war, and armed aggression or its resistance), whether or not you are in military service of any country or international organization.

RESERVE BASIS—The dasks of reserves for this policy is the Commissioners 1961. Standard Industrial Mortality Table, Commissioners Reserve Valuation Method, with Interest at 31/2% per year. The amount on which the reserve is maintained and computed under this policy is 50% of the retail value stated in this policy or the average wholesale cost to the Company of the funeral supplies, benefits and services furnished if the same is greater than 50% of such retail value.

NONFORFEITURE BENEFITS—The two following paragraphs provide for extended insurance and cash values after premiums have been paid for the periods shown. These benefits are computed by the Standard Nonforfeiture Value Method using the Commissioners 1961 Standard Industrial Mortality Table with interest at 31/1% per year, except that extended term benefits are calculated on the Commissioners 1961 Industrial Extended Term Table with interest at 31/1% per year. The benefits shown are those available after premiums have been paid for the exact periods shown If there is no indebtedness against this policy. The actual calculation of any benefit will take into account the payment of premiums for a portion of a year beyond the exact number of years shown. Benefits for years after those shown will be furnished upon request.

EXTENDED INSURANCE—If this policy should lapse after premiums have been paid for the period of time shown, and has not been surrendered for its Cash Value, the insurance on your life will be continued without further premium payments for the number of years and months shown in the table below. The extended insurance will begin on the date the first unpaid premium was due.

TERMS OF EXTENDED INSURANCE FOR EACH AGE AT ISSUE

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CASH VALUE—After premiums have been paid for three years this policy will have a cash value. You may receive this value by making written application for it and currendering this policy to us for cancellation. If this is done while no premium is more than 13 weeks past due, the cash value will be the amount shown in the table below. Otherwise it will be the net single premium for the remaining unexpired extended insurance. We reserve the right to defer payment of the cash value for a period of six months.

#### CASH VALUES FOR EACH AGE AT ISSUE

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BENEFICIARY—The beneficiary of this policy is named in the schedule on Page 4. The beneficiary may be changed at any time by giving us written notice of the desired change and evidence satisfactory to us that the proposed beneficiary has an insurable interest in your life. No change will be effective until we have endorsed it on this policy.

REINSTATEMENT—If this policy should lapse, you may reinstate it at any time within three years provided you have not surrendered it for its cash value. In order to do this you must pay all past due premiums and furnish evidence satisfactory to us that you are insurable. If this policy should be reinstated after having lapsed, no benefit will be payable for any loss which occurred while the policy was not in force.

WAR OR NATIONAL EMERGENCY—If during time of war or other national emergency, the United States Government restricts or allocates the use of steel and it consequently becomes impracticable for the Company to furnish the metal casket provided by combining this policy with another policy providing for a funeral of the retail value of \$250 or \$300, the Company will furnish, in lieu thereof, such other casket of comparable retail value as the beneficiary or other person having proper authority, may select from the stock of an authorized funeral director of the Company.

ASSIGNMENT-You may not assign this policy or any of its benefits.

POLICY CONTROL—If you are over 18 years of age, you have the entire ownership and control of this policy. If you are under 18 years of age, the entire ownership and control of this policy shall be vested in the beneficiary named herein from time to time until you reach your 18th birthday. If the beneficiary having ownership and control of this policy should die before you, then the ownership, and control of the policy, if you are under 18 years of age, thall be vested in your surviving parent or your legal guardian or in any adult person having custody and control of you as may be reasonably other privileges provided in this policy.

MEANING OF PRONQUNS—Unless clearly contrary to the context, wherever used in this policy, the words "We," "Our" or "Company" shall mean Service Insurance Company of Alabama, Division of Liberty National Life Insurance Company; and "Your" or "Your" shall mean the Insuran named in the schedule on Page 4.

ENTIRE CONTRACT—This policy is the entire contract between us. None of its provisions may be waived or changed except by written endorsement on this policy signed by the President, a Vice-President, an Assistant Vice-President, the Secretary, or an Assistant Secretary of the Company.

Signed at Birmingham, Alabama, by the President and Secretary of Service Insurance Company of Alabama, Division of Liberty National Life Insurance Company, as of the date of issue shown in the schedule on Page 4.

. Durleson

SCRETARY

. PRESIDENT

330-7-67-6800

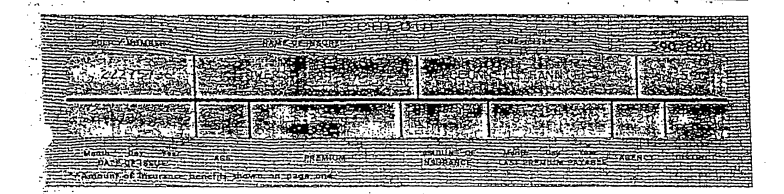
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BEHEFIT FOR DEATH BY ACCIDENTA MENURISARY IMMEDIATELY PRECEDING INSURED'S 7011 HIRITODAY PRECEDING INSURED'S 7011 HIRITOD



# IN THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

ELLEN GAYLE MOORE, FANNIE	)	
McCONNELL, SPENCER WILLIAMS,	)	
and ANITA BOWERS, on Behalf of	)	
themselves and all Others Similarly	)	
Situated,	)	
	)	
Plaintiff,	)	Civ.No.:
	)	
vs.	)	CLASS ACTION
	)	
LIBERTY NATIONAL INSURANCE	)	
COMPANY,	)	
	)	
Defendant.	)	
	)	

## REQUEST FOR SERVICE BY CERTIFIED MAIL

Please serve the defendants Liberty National Insurance Company, by certified mail pursuant to Alabama Rules of Civil Procedure 4.1 and Federal Rules of Civil Procedure 4(c)(2)(C)(i).

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Charlene P. Cullen, Esq.

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